PTO/SB/61 (10-05)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE
the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Docket Number (Optional) PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT

ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)					
First Named Inventor: William E. James Application Number: 09/674,996	Art Un Exami		371 Hen		Yuen
Filed: Nov. 2, 2000					
Title: Automatically Variable Stride Walk-Run-Stepper Pedal Exerciser	(wa	as:		54 Nguyen)
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450				•	ngu/cm /
NOTE: If information or assistance is needed in completine Petitions Information at (571) 272-3282.	ng this fo	ım, p	lease	conta	act
The above-identified application became abandoned for failure to file a timely and proper reply to a notice or action by the United Sates Patent and Trademark Office. The date of abandonment is the day after the expiration date of the period set for reply in the Office notice or action plus any extensions of time actually obtained.					
APPLICANT HEREBY PETITIONS FOR REVIVAL OF THI NOTE: A grantable petition requires the following items: (1) Petition fee. (2) Reply and/or issue fee. (3) Terminal disclaimer with disclaimer fee-required for all before June 8, 1995, and for all design applications (4) Adequate showing of the cause of unavoidable delay.	ll utility ar			plicati	ions filed
1. Petition fee					
Small entity – fee \$ (37 CFR 1.17(I)). Applica See 37 CFR 1.27.	nt claims	s sma	ıll entit	ty stat	tus.
Other than small entity – fee \$ (37 CFR 1.17(I	l)).				
2. Reply and/or fee					
A The reply and/or fee to the above-noted Office action in the form of	f entify the	type	of rep	ply):	
has been filed previously on					
is enclosed herewith.					
B The issue fee of \$					
has been filed previously on		- ·			!

[Page 1 of 3]

is enclosed herewith.

This collection of information is required by 37 CFR 1.137(a). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 8 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNAVOIDABLY UNDER 37 CFR 1.137(a)							
Terminal disclaimer with disclaimer fee							
X Since this utility/plant application was filed on or after June 8,	1995, no terminal disclaimer is required.						
A terminal disclaimer (and disclaimer fee (37 CFR 1.20(d)) of \$ for other than a small entity) disclaiming herewith (see PTO/SB/63).	\$ for a small entity or the required period of time is enclosed						
4. An adequate showing of the cause of the delay, and that the entire delay in figure for the reply until the filing of a grantable petition under 37 CFR 1.137(a) was	ling the required reply from the due date unavoidable, is enclosed.						
WARNING:							
Petitioner/applicant is cautioned to avoid submitting personal information in that may contribute to identity theft. Personal information such as soci numbers, or credit card numbers (other than a check or credit card author payment purposes) is never required by the USPTO to support a petition or a information is included in documents submitted to the USPTO, petitioners/such personal information from the documents before submitting them to advised that the record of a patent application is available to the public after a non-publication request in compliance with 37 CFR 1.213(a) is made in the Furthermore, the record from an abandoned application may also be available referenced in a published application or an issued patent (see 37 CF authorization forms PTO-2038 submitted for payment purposes are not therefore are not publicly available.	ial security numbers, bank account ization form PTO-2038 submitted for an application. If this type of personal applicants should consider redacting the USPTO. Petitioner/applicant is publication of the application (unless application) or issuance of a patent. The application is R 1.14). Checks and credit card						
Ma Anna	Aug. 1, 06						
1 Um, 21 prines	Eligi, CE						
Signature	Date						
William E. James Typed or printed name	Registration Number, if applicable						
	registration rumber, il applicable						
11 Poinsett Ave. #3 Address	<u>864-233-8462</u>						
Greenville SC 29601	Telephone Number						
Address							
Enclosure X Fee Payment							
(文) Reply							
Terminal Disclaimer Form							
Additional sheets containing statements establishing unavoida	ble delay						
CERTIFICATE OF MAILING OR TRANSMISSION (3) I hereby certify that this correspondence is being: deposited with the United States Postal Service on the date shown be class mail in an envelope addressed to Mail Stop Petition, Commiss Alexandria, VA 22313-1450.	elow with sufficient postage as first						
transmitted by facsimile on the date shown below to the United States (571) 273-8300.	s Patent and Trademark Office at						
Date Of Come Sign	no						
Julie Sign	alure						
William E James							
Typed or printed name of	person signing certificate						

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NOTE:	The following showing of the cause of unavoidable delay must be significantly who is presenting statements concerning the cause of delay.	ed by all applicants or by any other
	War Signature	Aug. 1, 06
	William E. James	
	Typed or printed name	Registration Number, if applicable

(In the space provided below, please explain in detail the reasons for the delay in filing a proper reply:)

- 1.Petitioner includes also Petition to Make Special due to age and disabilty, spinal cord injuries causing ongoing severe sleep/rest deficit with many pains, aggravations, sick days.
- 2.Petitioner saw obvious, important errors in Final Office Action Dec.1,03. Petitioner, expecting a fair and just examiner would reverse such errors, made reply Feb.26,04 (revised per Advisory of Apr.20,04 on Apr.30,04) pointing out errors and import of same. In one error the Action (p. 2, 1.18) ascribes to prior art, Rawls, "...independently of stride..." (stride equals rearward movement). Rawls' Abstract (l. 5) describes: "...a dependent action...rearward movement of one pedal causing the forward movement of the other..". The examiner has it exactly opposite. The dependent action is shown throughout.
- 3.Advisory Action Oct.4,04: "..applicant's arguments not persuasive". Amendment was not entered as not a proper reply.
- 4.Petitioner conferred with examiner by phone Nov.1 and Dec.1, 04, examiner not changing position. Petitioner asked outgoing supervisor Nov.10 and new supervisor Dec.14 and 22, 04 to review errors, latter responding "...have no authority".
- 5.Petitioner filed Notice of Appeal Dec.6,04, but upon contacting supervisor Dec.14 was told: "application is abandoned and appeal too late". Petitioner asked about Petition to Director whereupon supervisor referred to Special Programs Examiner.
- 6.Petitioner filed Petition to the Director Jan.14,05 asking to review examiner's errors and reverse holdings based on same.
- 7. The Petition to the Director was not decided on until Jun.21, 06 as "Dismissed", holding "matter for appeal".
- 8. In summation, petitioner feels he made honest and proper efforts to advance the examination and could not have avoided the outcome as above described.

(Please attach additional sheets if additional space is needed.)